



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 10

1200 Sixth Avenue, Suite 900
Seattle, WA 98101-3140

OFFICE OF
ENVIRONMENTAL
CLEANUP

Date

Mr. Matt McClincy
Oregon Department of Environmental Quality
Northwest Region
700 NE Multnomah St., Suite 600
Portland, Oregon 97232-4100

Re: EPA Review of Final Source Control Decision (SCD) for **Facility Name**,
ECSI #**Number**, Portland, Oregon

Dear Mr. McClincy:

The Environmental Protection Agency has completed its review of the Final Source Control Decision for **Facility Name**.

CHOOSE (A) or (B):

(A) Based on the information provided, EPA concurs that sources of potential contaminants from this site should be effectively monitored and controlled through compliance with the 1200-Z stormwater permit for the facility.

(B) Based on the information provided, EPA agrees that Source Control Measures at this site are largely reducing the potential for recontamination of the Willamette River within the Portland Harbor Superfund Site (PHSS).

If (B) and relevant, add: However, we still have concerns about elevated levels of contaminants such as **Contaminant Name(s)** that exceed Screening Level Values (SLVs) and Preliminary Remediation Goals (PRGs). As recognized by our Joint Source Control Strategy (JSCS), the exceedance of an SLV itself does not constitute a need for further source control. However, further monitoring, beyond what is required under the NPDES 1200-Z stormwater permit, may be necessary to determine the effectiveness of stormwater controls.

If relevant, add: Because stormwater runoff from this site discharges to Area of Potential Concern (AOPC) #**Number** within the Willamette River, which may require future in-water cleanup actions at the PHSS, there may be a need for further source control actions at this site in the future to ensure that pollutants from this upland site do not contribute to risk or recontamination of PHSS remedies.

If DEQ goes forward with providing **Company Name** with a “no further action” letter, EPA may still require further source control actions under its CERCLA authorities.

If you have any questions or would like to discuss the contents of this letter further, please feel free to contact me at (206) 553-1970 or demaria.eva@epa.gov.

Sincerely,

Eva DeMaria
Remedial Project Manager

cc: Alex Liverman, DEQ/NWR (via email)
Kristine Koch, EPA (via email)
Sean Sheldrake, EPA (via email)